Case 8:19-cr-00125-PX Document 75 Filed 03/10/20 Page 1 of 1 Milton H. Florez, P.E. Attorney at Law TELEPHONE: 40-06 WARREN STREET FACSIMILE: (718) 685-0073 ELMHURST, NY 11373 (718) 685-0077 March 9, 2020 VIA-ECF Honorable Judge Paula Xinis U.S. District Judge District of Maryland 6500 Cherry Wood Lane Greenbelt, MD, 20770 Re: USA v. Juan Carlos DeLeon Docket No.: 0416 8:19CR00125-003 REQUEST FOR ENLARGEMENT OF TIME FOR SENTENCING Honorable Judge Xinis: I am writing this letter to respectfully request an adjournment of my client's sentencing, scheduled for March 19, 2020, at 1:00 p.m. Specifically, I have been informed by my client's mother, Maritza DeLeon, that on March 6, 2020, Mr. DeLeon had to be rushed and admitted to Roger William's Medical Center, in Providence, Rhode Island, because he was suffering from heart problems that caused his built in heart defibrillator to active and charge his heart on numerous occasions. In addition, I am awaiting numerous medical records from various medical facilities pertaining to Mr. DeLeon's medical condition. Thus, once again, I respectfully request an adjournment of Mr. DeLeon's sentencing date and request a date in May, 2020, for sentencing. Thank you for your time and consideration. Very truly yours, Milton H. Flórez, Esq. C.c.: Erin B. Pulice Assistant United States Attorney